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10/718,557	11/24/2003	Osamu Ikeda	040808-5057-02	1848
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			HASAN, SYED Y	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/718,557 IKEDA ET AL. Office Action Summary Examiner Art Unit SYED Y. HASAN 2621 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 30 March 2009. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) See Continuation Sheet is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1, 3 - 10, 12, 16, 17, 19 - 26, 28 - 35, 39 - 41, 43 - 48, 50 and 51 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. Notice of Draftsperson's Patent Drawing Review (PTO-948)

Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date 11/24/2003.

5) Notice of Informal Patent Application

6) Other:

Continuation of Disposition of Claims: Claims pending in the application are 1, 3 - 10, 12, 16, 17, 19 - 26, 28 - 35, 39 - 41, 43 - 48, 50 and 51.

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#### DETAILED ACTION

## Response to Arguments

1. Applicant's arguments with respect to claims 1, 3 - 10, 12, 16, 17, 19 - 26, 28 - 35, 39 - 41, 43 - 48, 48, 50 and 51 filed on 03/30/2009 have been considered but are moot in view of the new ground(s) of rejection.

Kuba et al (US 5806072) has been replaced with Mori et al (US 5854873). Details are provided below.

## Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1, 3 6, 8 -10, 16, 17, 19 24, 26, 28 35, 39 41, 43 48, 50 and 51 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mori et al (US 5854873)

Regarding **claim 1**, Mori et al discloses an image editing apparatus (fig 2, 100, col 7, lines 16 - 26, scenario editor provides scenario to image editing apparatus shown in fig 2) comprising:

a recording medium (fig 2, M, col 7, line 9) stores a compressed moving image file (col 24, lines 8 – 11) and a scenario file (fig 2, st7 and st 39, col 7, lines 27 – 34 and

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col 9, lines 51 – 54) wherein the scenario file is formed by recording a replay order or a replay condition of the moving image file with a predetermined file format (col 7, lines 35 – 44, describes the scenario file)

a scenario evaluating circuit reads the scenario file from the recording medium and evaluates the replay order or the replay condition (fig 3, 2100, col 10, lines 47 - 67, scenario selector in combination with apparatus in fig 3 reads scenario file from disk M) and

an editor reads the compressed moving image file from the recording medium, decodes the read moving image file, edits the decoded moving image file in response to the scenario evaluated by the scenario evaluating circuit and makes a new moving image file (fig 3, st104 and st101, col 10, line 19 to col 12, line 16 describe creation of the new image file)

Mori et al is silent about a recorder compresses and records the new moving image file on the recording medium

The examiner takes official notice that a recorder compresses and records the new moving image file on the recording medium is notoriously well known in the art and it would therefore be an obvious modification to Mori et all to include the mentioned apparatus to the video and audio outputs where the data could be obtained by one of ordinary skill in the art at the time of the invention.

Regarding **claim 3**, Mori et al further discloses that the scenario file comprises at least one of a replaying speed of the moving image file, a number of repetitions for replaying the moving image file, a replay range of the moving image file, a special

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effect, and a replay of sound associated with moving image file (col 7, lines 35-44 illustrate scenario data st7 used to reproduce the scenario (sequence) intended by the user)

Regarding claim 4, Mori et al further discloses wherein the scenario file includes identification data indicating if other scenario files are recorded as part of the scenario file and wherein the scenario evaluating circuit evaluates the replay order of the moving image files by following the corresponding scenario file in a hierarchical manner based on the identification data (col 7, lines 27 – 34 illustrate the usability of scenario files in allowing the user to edit the title content, implying that the replay order can be controlled and manipulated)

Regarding claim 5, Mori et al discloses a manual replay circuit for replaying the moving image files recorded in the recording medium according to an external replay operation (fig 3, 2100, col 10, lines 47 – 55 illustrate an external replay operation by the scenario selector) and a first scenario editor that records a sequence of manual steps as a replay order or replay condition in the scenario file (fig 3, 2300, col 10, lines 60 – 67 illustrate a scenario editor)

Regarding claim 6, Mori et al discloses an edit input unit for receiving the editing operation for the plurality of moving image files (fig 2, 200, encode system controller illustrates an edit input unit) and a second scenario making editor for recording a replay order or replay condition as a scenario file based on the editing operation received from the editing input unit (fig 2, 900, system encoder illustrates editor for recording the scenario based file)

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Regarding claim 8, Mori et al discloses wherein a replay mechanism replays moving image files taken from the recording medium according to the replay order or the replay condition evaluated by the scenario evaluating circuit (fig 3, col 10, line 19 to col 12, line 23, illustrates the replay mechanism for replaying moving image file from recording medium).

Regarding claim 9, Mori et al discloses wherein the recording medium further includes a first recording medium for storing the moving image file and a second recording medium for storing the scenario file (fig 2, st35 and st39 are formatted by video zone formatter and converted to st43. They are then recorded as st45 on the recording medium. Hence both moving image data and scenario files are on the same recording medium)

Regarding claim 10, Mori et al discloses an image recording and editing apparatus comprising:

a camera having an image capturing element for converting an image into digital form (col 6, lines 57 – 62 illustrate a video camera)

a recording medium (fig 2, M)

a recorder records on the recording medium an plurality of moving image files each representing a moving image acquired by the camera (fig 2, st45 includes moving image file (video) st1 being recorded on recording medium M by recorder 1200)

a scenario file (fig 1, st7, col 7, line 65, scenario data)

a display (col 7, line 22 and col 20, line 22 illustrate display devices) and

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a controller controls the display according to instructions stored in the scenario file and controls the recording of the images in the image file (fig 3, 2300, decode system controller, col 29, lines 49-65)

Regarding claim 16, Mori et al discloses a control panel interfacing with the controller (fig 3, 2100, col 10, lines 47 – 55 illustrates keyboard interfacing controller 2300)

Regarding claim 17, Mori et al discloses an image compression/decompression circuit for compressing/decompressing the images (fig 2,900, system encoder and fig 3, system decoder)

Regarding claim 24, Mori et al further discloses wherein the controller resolves inconsistencies in the scenario file according to one of a predetermined priority order or an externally supplied instruction (fig 3, 2100, col 10, lines 47 – 55 scenario selector provides external supplied instruction)

Regarding **claim 26**, Mori et al further discloses external controls for controlling display of moving images on the display, and wherein the controller further edits the moving image files in response to the external controls (fig 3, 2100, scenario selector in combination with 2300, decode system controller edits moving image in response to external controls, col 10, lines 47 – 55).

Regarding claim 28, Mori et al discloses the image and recording apparatus further including;

a plurality of moving image files (fig 1, 100, scenario editor captures plurality of moving images)

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a plurality of scenario files, wherein each moving image has a corresponding scenario file, and wherein the plurality of scenario files and the plurality of image files are arranged hierarchically (fig 2, 100, st7, illustrates creating plurality of scenario files and col 6, lines 26 – 33 illustrate linear sequence (hierarchical) of video title sets)

Regarding claim 30, Mori et all discloses a method of capturing and editing moving images, comprising the steps of

capturing a plurality of moving images (fig 1, 100, scenario editor captures plurality of moving images)

storing the plurality of moving images on the recording medium (fig 2, M, stores plurality of moving images) and

creating a plurality of control instructions, wherein each of the plurality of moving image files has a corresponding control instruction (fig 2, 200, encode system controller creates control instructions)

Regarding claim 31, Mori et al further discloses the step of creating a plurality of scenario files, wherein each of the plurality of scenario files corresponds to at least one of the plurality of moving image files (fig 2, 100, st7, illustrates creating plurality of scenario files)

Regarding claim 32, Mori et al discloses that the plurality of scenario files are constructed in a hierarchical manner (col 6, lines 26 – 33 illustrate linear sequence (hierarchical) of video title sets)

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Regarding claim 33, Mori et al discloses that the step of creating the control instruction includes the step of creating a scenario file and storing the scenario file on the recording medium (fig 2, 100 and 200, scenario editor and controller).

Regarding claim 34, Mori et al discloses the step of creating the scenario file includes a step of storing a plurality of instructions in the scenario file (fig 2, 100, st7, col 7, lines 27 - 34, scenario editor and data).

Regarding claim 35, Mori et al further discloses the step of displaying the first moving image includes a step of resolving possible inconsistencies between each one of the plurality of instructions in the scenario file (fig 2, 100, st7, col 7, lines 27 - 34, scenario editor and data involve displaying the contents of the title in order to resolve inconsistencies).

Regarding claim 39, Mori et al discloses wherein the step of storing the first moving image on a recording medium stores the image on a disk-shaped recording medium using a disk drive (col 26, lines 13 – 15)

Regarding claim 40, Mori et al discloses wherein the step of capturing the first moving image includes a step of compressing a digital representation of the first moving image (fig 2, 900, system encoder)

Regarding **claim 41**, Mori et al discloses wherein the step of creating the control instruction creates the control instruction in response to an external input (fig 2, 100 and 200, scenario editor and controller, col 7, lines 27 - 34)

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Regarding claim 43, Mori et al discloses wherein the step of displaying the first moving image includes the step of decompressing a digital representation of the image stored as an image file on the recording medium (fig 3, 2500, system decoder)

Regarding **claim 44**, Mori et al discloses wherein the control instruction includes at least one of a replay, a delay, a special effect, or a replay order (fig 2, 200, col 8, lines 36 – 55, controller generates title sequence)

Regarding **claim 45**, Mori et al discloses an image reproducing apparatus, comprising;

a memory (col 6, lines 49 – 56, col 7, lines 63-64, memory) for storing an image file including moving image data and a scenario file wherein the scenario file includes a reproduction start point and a reproduction end point of the moving image data of the image file (fig 2, 2600, video buffer) and a reproducer (fig 3, 2000) for reproducing the moving image data in accordance with the reproduction start point and the reproduction end point (fig 3, 2600, video buffer)

Regarding **claim 46**, Mori et al the image reproducing apparatus wherein the scenario file includes frame number information corresponding to the frame numbers of the moving image data (col 27, lines 24 – 33, illustrates frame number of moving image data)

Regarding **claim 47**, Mori et al further discloses the image reproducing apparatus wherein the image file includes time stamp data, and the scenario file includes time information corresponding to the time stamp data (col 11, lines 25 – 30

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and col 23, lines 46 – 58, illustrate presentation time stamp PTS and decoding time stamp DTS column 32, lines 44-67)

Regarding **claim 50**, Mori et al further discloses the image reproducing apparatus comprising:

a memory for storing moving image data, a reproduction start point of the moving image data, and a reproduction end point of the moving image data, (fig 2, 400, video stream buffer) wherein the moving image data, the reproduction start point of the moving image data and the reproduction end point of the moving image data are stored in an image file, wherein the image file is stored in the memory (fig 2, 400, video stream buffer)

a scenario file stored in the memory, wherein the scenario file includes at least one of a replaying speed of the image file, a number of repetitions for replaying the image file, a replay range of the image file, a special effect, and a replay of sound associated with the image file (see claim 3 above) and

a reproducer for reproducing the moving image data in accordance with the reproduction start point and the reproduction end point (see claim 45 above)

Claim 19 is rejected for the same reasons as discussed in claim 1 above

Claim 20 is rejected for the same reasons as discussed in claim 3 above.

Claim 21 is rejected for the same reasons as discussed in claim 4 above.

Claim 22 is rejected for the same reasons as discussed in claim 5 above.

Claim 23 is rejected for the same reasons as discussed in claim 6 above.

Claim 29 is rejected for the same reasons as discussed in claim 10 above.

Claim 48 is rejected for the same reasons as discussed in claim 3 and 45 above.

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Claim 51 are rejected for the same reasons as discussed in claim 45 above.

 Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mori et al (US 5854873) in view of Niida et al (US 6002837).

Regarding claim 7, Mori et al discloses all the features of the instant invention as discussed in claim 1 above except for providing a corrector for detecting an inconsistency when the plurality of moving image files is replayed along with the scenario file, and for correcting the inconsistency according to one of a predetermined priority order or an externally input correction instruction.

Niida et al teaches an image reproducing apparatus (Fig. 2) having a corrector for detecting an inconsistency (drop out) when the plurality of image files is replayed and correcting the inconsistency according to one of a predetermined priority order or an external input correction instruction (Fig. 2 and column 4, line 33 to column 6, line 3).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the drop out correction circuit of Niida et al into the invention of Mori et al in order to increase the quality of the reproducing video signal by correcting the drop out.

 Claims 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mori et al (US 5854873) in view of Kikuchi et al (5815160).

Regarding claim 12, Mori et al discloses all the features of the instant invention as discussed in claim 10 above except for providing a common data bus; a microprocessor connected to the common data bus; an image memory connected to the common data bus; a compress/decompression circuit connected to the common data

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bus; a display driver connected to the common data bus; and a disk drive connected to the common data bus.

Kikuchi et al teaches a presentation system having a common data bus (system bus of Fig. 15) and various devices are connected to the common data bus (Fig. 15).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate capability of connecting electronic devices to the common data bus as taught by Kikuchi et al into the invention of Mori et al in order to simplify the constructing of the apparatus.

 Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Mori et al (US 5854873) in view of Suga et al (6192191).

Regarding claim 25, Mori et al discloses all the features of the instant invention except for providing that thumbnail images are displayed on the display to represent image files and scenario files.

Suga et al teaches a recording medium having the capability of displaying thumbnails so that the user can edit the desired image files through an intuitive operation only on the thumbnail display screen (fig 1, col 7, line 42 to col 8, line 17)

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the capability of displaying the thumbnails represent the image files as taught by Suga et al in the invention of Mori et al in order to simplify the operation in editing the image files.

#### Conclusion

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to Syed Y. Hasan whose telephone number is 571-270-1082. The examiner can normally be reached on 9/8/5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thai Tran can be reached on 571-272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/S. Y. H. / 06/30/2009

/Thai Tran/

Supervisory Patent Examiner, Art Unit 2621